

No employee of this office, agent or other person is authorized to make purchases or contracts for and on account of the Herald. No bill against the Herald will be recognized except for purchases and contracts made by the proprietors personally or upon their written order.

GRAND JURY REPORT.

After a limited but careful examination of the records and papers of the Board of Supervisors, and the testimony of witnesses, we present for your consideration the following facts:

Regarding the road fund, and the manner in which said fund has been handled, we find that since January 1, 1879, the sum of about \$300 has been expended, and warrants have been drawn against the fund of District No. 1, which fund has been overdrawn to the amount of \$1,200, for \$400 of which amount we can find no vouchers. In our opinion this overdrawal against this fund is illegal, and should and must cease and be condemned. Testimony shows that the Road Overseer has put in his own team, and employed, for many days, a man whom the Canal companies refused to employ at any price, and has charged the County six dollars per day for his team and this man's services.

That a contract was given A. Hopkin to make repairs on the road, for which he was to receive fifty dollars, and that he filled contracts in two days with two teams and two men, and that the actual value of the service rendered the county amounts to sixteen dollars, a loss to the county of thirty-four dollars. We find that the Road Overseer gave the above contract, accepted the services, and certified to a bill for the amount, and we also find that the work had to be performed over, by reason of the poor job done by the contractor. In the report of the Road Overseer of District No. 1, July 7, 1879, the Overseer is indebted to the County in the sum of \$20.85. This report does not appear on the records as being accepted or rejected, nor does it appear that the Overseer ever accounted to the County for the above mentioned amount, although the Overseer's next report or bill against the County, claims a balance of ten dollars due him on the settlement of July 12, last year.

The records are in such utter confusion that we cannot explain the above transaction, or do we believe that the parties interested can enlighten us on the subject. In our opinion there is crookedness in this affair that demands the careful attention of the Grand Jury, if they have time to attend to it. It is impossible to fully understand the Road Overseer's semi-annual report, as it is not explicit, and does not come up to the requirements of the law. We find that the bills certified to by the Road Overseer do not explain where work has been done. In fact, there seems to be a carelessness in the command that it would be far better and cheaper for the County to build bridges across the ditches on the principal thoroughfares, than it would have been to keep up cross-ings.

We find that the county has been charged most exorbitant prices for printing. For printing one thousand road tax receipts, the County paid Mr. Shaw sixteen dollars, although they were bound in a very crude manner. The same well bound, could have been purchased in San Francisco for six dollars—a loss to the County of ten dollars on this job. The above is evidence of a desire and practice, which we condemn, of keeping up job offices in Arizona at the expense of the tax-payers. There are numerous other instances where the County has been over-charged by her advocates of reform.

We find that the clerk of the Board of Supervisors has, in numerous instances duplicated the number of warrants, one case we will mention, to wit: Road warrant No. 44, May 5, 1879, in favor of I. H. Cox, for \$30; and No. 44, June 3, 1879, in favor of Belyea.

We find that mutilation of the stubs and records occur frequently. Stubs have been torn out of different warrant books, without leaving any trace of the cause for so doing.

That he has cut out of the ledger pages No. 177; No. 178; No. 179 and No. 180. He has pasted together pages 179 and 181, thus concealing mutilations. This practice of mutilating the records of the county, cannot be too strongly condemned and should not be continued. These mutilations seem to be without excuse and criminal.

That one Arthur Rodgers presented a bill for \$10 which was allowed, yet the Clerk's minutes of the Board show that the same was allowed and that a warrant was issued which is now held by an innocent purchaser.

That it is the practice of the Clerk to cover two or more vouchers with one warrant. This economy of labor we condemn. We believe, and we command that every warrant should represent one voucher and no more, and that every voucher should be as explicit as possible.

That on May 16th, 1879, W. F. McNulty presented a bill for books, amounting to \$33.11. The records show that he was allowed \$5.50 more than he claimed, and that a warrant was issued for the amount, a loss to the county of \$27.61.

That a warrant was drawn April 2, 1879, in favor of Wm. Holland for \$436, for board of prisoners, up to March 31, 1879, for which there is no voucher.

Following copy of a bill presented and allowed:

Mariopca county, to R. P. Holland, Dr. To making coffin, \$18; digging grave, \$5; hauling to burial, \$5; attending burial, \$3—Total, \$31.

After calling your attention to the above, comment is unnecessary.

That the charge against the county of \$4 per day for guarding prisoners while working on town property is illegal and unjust, and we do not find that the town association has paid for the services rendered.

That the practice of allowing Justices for examination in cases of felony more than \$5 in each case is common and illegal.

Sept. 21st, 1879, a warrant was issued to R. S. Thomas for \$132.85, represents a reward, the Board of Supervisors never authorized to be offered.

We find that the contingent fund has been overdrawn to a large amount.

We believe the county has paid very dearly for the investigation of the Naylor defalcation.

We believe that the Board of Supervisors cannot be too strongly enjoined for not exacting a bond from Ex-District Attorney Naylor, as collector of delinquent taxes.

We condemn the practice of charging the county for blanks used by the Clerk of the District Court in civil cases. In the bill of the Clerk of the District Court, amounting to \$127.90 we believe that at least \$24 of this bill is illegal and is not a proper charge against the county.

We believe that the allowance of from \$3 to \$5 per day to deputy clerks of the District Court is illegal.

We find that the Board of Supervisors issued to Ex-District Attorney Naylor, a warrant for \$210, and that they issued this warrant two days after it was known that said Naylor was delinquent to the county in the amount of about \$2,000.

We find that a warrant was issued against the General Fund for \$40.55. This warrant was in payment for plans and specifications of a Court House, and should have been drawn against the Court House Fund. There is not any excuse for paying the bill out of the General Fund and such payment is illegal.

We do not believe from the testimony of any other witnesses that the District Attorney has protested in the manner his official oath or his duty as a citizen requires that he has not opposed illegal claims against the county, and we believe he has neglected his duty and deserves censure.

That the District Attorney has frequently drawn warrants for larger amounts than that for which the claims are allowed, in order that parties may realize the amounts of their claims in cash. This practice we condemn.

We find that it has been the custom of the Court to allow and order paid certain fees to attorneys for services in the District Court, wherein attorneys have been appointed by the Court to defend pauper defendants.

We find that Mr. Fuson was allowed the sum of \$800 out of the General Fund of this county a charge that is illegal.

C. W. STARRS, Chairman, J. A. CHESWORTH, W. S. OSBORNE.

To the Hon. District Court of the Second Judicial District, Maricopa County, Arizona.

The Grand Jury of Maricopa County makes this special report: That a large number of Pima and Maricopa Indians having left their reservation on the Gila river, on account of the want of sufficient water to cultivate their lands during the dry season, said reservation, and having settled adjoining and above the settlements of our people on Salt river in this county, where the by proclamation, set them apart another reservation, on which no crops will be raised without irrigation.

We wish to state that for upwards of two months during the summer, since the setting apart of said reservation, by said proclamation, there has been no water that could be obtained for the cultivation of the soil of said reservation by said Indians, as all the water was used, and more needed than was to be obtained, by the white settlers, who had settled and used the water previous to the arrival of said Indians from their reservation on the Gila river.

We would further state that the division of these Indians upon two reservations, with a line of white settlement between them, continually brings the two races in contact by the Indians traveling from one reservation to the other, has a demoralizing effect upon the Indians.

For these reasons we think it the duty of the General Government to provide some place for said Indians, where they would be certain of sufficient water to cultivate the soil for their own support, and at the same time be isolated as far as possible from the white race. From our knowledge of the country and habits of these Indians, we believe that if their Gila reservation cannot be enlarged and supplied with an abundance of water by artificial skill for their use, provisions of water ditches and land should be made for them on and adjoining the Colorado river reservation for Indians in this Territory, so far at least as their old Gila reservation is not adequate for them.

We would call your attention to the unpardonable neglect to the National Legislature, that by the Act of March, 1871, took the life out of our Indian policy, without providing a substitute. Leaving us so that, in the language of a late United States Indian Commissioner, "there is at this time, no semblance of authority for the punishment of any crime which one Indian is committing against another, nor any mode of procedure recognized by treaty or statute for the regulation of matter between the Government and the several tribes."

Surrounded as the people of this county are, by Indians, emphatically without government, we deem it our duty to state that, viewed by the light of our experience, our laws would be simplified and perfected by the passage of the Congressional bill, bringing the Indians under the control of our general laws. Then the expediency of preserving that civil government not exercised over or among them, would cease to exist, except so far as they are able and willing to execute the civil laws. We would ask this Court to have forwarded a certified copy of this special report of this Grand Jury to the Hon. Secretary of the Interior of the United States, at Washington, with such comments as may seem best for the good of our people, and the benefit of the Indian race.

CHAS. TRUMBULL HAYDEN, Chairman.

LOCAL LINES.

From Monday's Daily.

A very pleasant time was spent by all present at the social hop, last Friday evening at Woolsey & Wentworth's hall. Dancing was carried far into the morning hours. Among those present were the following: Mesdames Westworth, Streeter, Roberts, Childs, Belyea and Munds. Misses Mattie Tucker, Tina Tucker, Emma Morrell, Amanda Roberts, Emma Bechmann, Della Beecham, Whitlow, "Clammyberry," Munds and the Misses Stroud.

Messrs. W. Blankenship, Samuel Starr, W. Joiner, Frank Cox, Frank Linke, A. Goldberg, F. Wentworth, Clarke, M. Caviness, C. Streeter, J. Wilkes, W. Stuenkelberg, J. Killebrew, C. Goldman, F. Hickey, L. C. Kendall, C. Elber, Soman, Vanderwater, W. Cunnison, S. Stroud and J. Reilly.

From Tuesday's Daily Herald.

A literary society will meet at the residence of Mr. Shaw next Saturday evening.

G. A. Treadwell has sent a tarantula and a snake to the California University, Yells, Fargo & Co. carry such curiosities free of charge.

V. Trumper the jeweller opposite Thompson & Thibodeau, has a fine lot of jewelry on hand. All work in his line promptly attended to.

G. H. Rotzkopf, the photographer will leave shortly for a trip to Camp McDowell. All desiring anything in his line should avail themselves now.

We have just received from D. Hicks & Co., book binders of 543 Clay St. San Francisco, two copies of volume 3 of the Phoenix Semi-weekly Herald. The work is well done.

G. A. Treadwell, superintendent of the Yukone Mining Company and J. W. Jones will leave in a few days on a trip through Sonora and Chihuahua, Mexico, in search of mines. They will be gone about six weeks.

Mrs. Cox, teacher of the primary department of the public school has offered her pupils having the largest number of misspelled words in all studies in spelling and in reading, prizes to be given at the end of the term.

One of the b'hoys from the mining district arrived in Town several days since and night before last started out with the determination to have a good time generally. In his strenuous efforts to accomplish this laudable object, he soon arrived at that very peculiar stage of inebriety, vulgarly known as dead drunk. In this condition he was taken home, by some of our wage, and made the recipient of an unpropitious wake.

His affairs were at their height the dead drunk awoke, and, after gazing around in astonishment on his drunken and other paraphernalia, he well-regulated wake, and listening to some of the most lugubrious notes that can possibly be drawn from violin and guitar, commenced with himself thusly: "W hazzaz mazzaz, anyhow? Have I (hic) done it at last? (hic) (hic) durned old fool, and paid certain fees to attorneys for services in the District Court, wherein attorneys have been appointed by the Court to defend pauper defendants.

We find no law for such charges against the county and condemn the practice and request that it cease.

We find that a Mr. Fuson was allowed the sum of \$800 out of the General Fund of this county a charge that is illegal.

C. W. STARRS, Chairman, J. A. CHESWORTH, W. S. OSBORNE.

To the Hon. District Court of the Second Judicial District, Maricopa County, Arizona.

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We wish to state that for upwards of two months during the summer, since the setting apart of said reservation, by said proclamation, there has been no water that could be obtained for the cultivation of the soil of said reservation by said Indians, as all the water was used, and more needed than was to be obtained, by the white settlers, who had settled and used the water previous to the arrival of said Indians from their reservation on the Gila river.

We would further state that the division of these Indians upon two reservations, with a line of white settlement between them, continually brings the two races in contact by the Indians traveling from one reservation to the other, has a demoralizing effect upon the Indians.

For these reasons we think it the duty of the General Government to provide some place for said Indians, where they would be certain of sufficient water to cultivate the soil for their own support, and at the same time be isolated as far as possible from the white race. From our knowledge of the country and habits of these Indians, we believe that if their Gila reservation cannot be enlarged and supplied with an abundance of water by artificial skill for their use, provisions of water ditches and land should be made for them on and adjoining the Colorado river reservation for Indians in this Territory, so far at least as their old Gila reservation is not adequate for them.

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CHAS. TRUMBULL HAYDEN, Chairman.

LOCAL LINES.

From Monday's Daily.

Geo. Treadwell, Superintendent of the Yukone Mining Co., and A. H. Peoples are in from Wickenburg.

A man who doesn't advertise stands a poor chance of going to heaven when he dies.

J. M. Cotton of this city, who is making a tour of the southern country was in Tucson, Friday.

FREIGHT ARRIVALS.

Friday, Oct. 31.

PRINCE.
S Jackson, 80 pkgs, 8069.
Goldman & Co, 1 pkg, 33; 1 pkg, 140.

IRVINE & CO, 7 pkgs, 430; 1 pkg, 140.
C Bryant, 43 sund, 2555.
G E Skidmore, 2 pkgs, 180.

PRINCE.
D Levy & Co, 17 pkgs, 1000.
C P Head & Co, 16 pkgs, 3495.
Tuch Lee, 21 pkgs, 1965.
Wong Sum, 16 pkgs, 110.
G Porter & Co, 1 pkg, 140.

WICKENBURG.
E O Grant, 5 pkgs, 430.
HAYDEN'S FERRY.
C T Hayden 1 pkg, 40.
P C Shannon, 6 sund, 1050.

SEYMOUR.
J Duncan, 1 pkg, 40.
WHITTELL.
P B Brannan & Bro, 4 pkgs, 285.

GILLETTE.
S Anderson, 5 pkgs, 370.
VERDE.
A A Q M, 95 pkgs, 7081.

Saturday, November 1.
PRINCE.
Geo Coats, 14 pkgs, 450.
C Sarti, 1 hbl wine, 40.

Sunday, November 2.
G Coats, 10 sund, 1030.
M Asher & Bro, 7 pkgs, 735.
S Jackson, 17 pkgs, 1790.
E Irvine & Co, 10 pkgs, 635.
J W Kales, 1 pkg, 140.
N Rosenthal, 12 pkgs, 300.

PRINCE.
Kelly & Stephens, 4 sund, 115.
C P Head & Co, 4 sund, 725.

VULTURE.
W A Rowe, 2 pkgs, 125.
SEYMOUR.
Kimble Bros, 1 pkg, 115.

Monday, November 3.
PRINCE.
J R Hall & Co, 40 pkgs, 1150.
E Irvine, 10 pkgs, 690; 4 pkgs, 200.
M Asher & Bro, 41 pkgs, 2385; 12 pkgs, 1530.

S Jackson, 1 pkg, 355.
PRINCE.
D Levy & Co, 24 pkgs, 3770.
Dr Lincoln, 3 sund, 350.
J Goldwater & Bro, 127 pkg, 8120.
Holl, 1 sund, 440.
C P Head & Co, 12 960.

HAYDEN'S FERRY.
J T Priest, 8 pkgs, 120.
C T Hayden, 6 pkgs, 440; 3 pkgs, 370.

TIGER.
Tiger Mine, 73 sund, 3445.
WHITTELL.
Maj Towler, 1 sund, 70.

SIGNAL.
Levy & Koshland, 49 sund, 3552.
Tuesday, November 4.
PRINCE.

Ellis, Asher & Co, 7 pkgs, 990.
Geo. Coats, 12 pkgs, 415; 7 pkgs, 415.

M Asher & Bro, 20 pkgs, 1600.
J Jackson, 4 pkgs, 340.
Jackson, 5 pkgs, 282.
Don Abbott, 2 pkgs, 135.
B S K, 1 pkg, 3000.
M L Peralt, 12 sund, 1055.

PRINCE.
N & G Ellis, 3 pkgs, 150.
J Goldwater & Bro, 12 pkgs, 1740.
L Bashford, 34 sund, 5250.
E R Michler, 3 sund, 257.

Wong Ben, 1 pkg.
W F Buffum, 2 pkgs, 180.
Capt Eagan, 37 sund, 2900.
C P Head & Co, 25 sund, 2050.

McDOWELL.
J Y T Smith, 2 pkgs, 165.
Wong Ben, 1 pkg.
Kimble Bros, 29 sund, 3282.

GILLETTE.
G Webber, 3 sund, 410.
Levy, Koshland & Co, 7 sund.

Wednesday, Nov. 5.
PRINCE.
Geo P Coats, 15 sund, 1050.
Goldberg & Son, 10 pkgs, 860.
Jno R Dall & Co, 5 pkgs, 1945.
N Rosenthal, 1 sund, 30.
E Irvine & Co, 10 sund, 610.
M Pesquira, 7 pkgs, 782.

PRINCE.
W M Buffum, 7 sund, 735.
C W Beach, 1 pkg, 200.
Groom, 12 pkgs, 200.
L Bashford & Co, 56 pkgs, 4970.
E Stahl, 2 sund, 405.

HAYDEN'S FERRY.
C T Hayden, 8 pkgs, 660.
TIPTOP.
W A Rowe, 1 pkg, 130.

Last Saturday we had the pleasure of examining Mr. W. T. Porter's painting of the Vulture mine. The painting is in oil and is quite large measuring in length 5 1/2 feet by 4 1/2 width and is extraordinarily true to its subject. This is particularly noticeable in the foreground in which the fibres are as natural as life. The painting was executed by Mr. Porter under a commission from Mr. James Seymour of Chicago. Mr. Porter has also, we believe, several commissions of a similar nature to execute in Tombstone.

Sam Brannan, at one time California's chief millionaire, but of late years comparatively impotent, is now in New York city, negotiating with the Mexican government, through its Minister, for the possession of \$3,500,000 worth of land in the State of Sonora. When Mexico was in jeopardy by reason of the French invasion, Brannan who was then "flush," gave to the Republic material aid, and forwarded to its agents stores and ammunition from San Francisco. This timely aid did much towards the final dethronement of Maximilian. The Mexican Government gave him at the time a voucher of so much land for the aid rendered. It is said that the land designated embraces a portion of the rich mines recently discovered, and to this circumstance is attributed the delay in giving Mr. Brannan his patent at once. Mr. Brannan writes that everything is progressing favorably. Should it result anticipated, he will return to California and place himself at the head of an organization long since formed, and proceed with it to occupy the rich lands in Sonora.—Post.

SAN BERNARDINO, California, is holding meetings, offering inducements to the A. T. & S. F. R. R., to pass through their valley on its way to San Diego.

THE time for resuming work on the Southern Pacific Railroad has been postponed until December 1st, on account of the force being busy on other roads.

BORN.

GRANT—Born to the wife of E. O. Grant, at Wickenburg, Nov. 3d, a son.

RAILROADS.

In Arizona and New Mexico it is estimated that within a year the Southern Pacific Railroad will construct five hundred miles of road while the Atchison, Topeka and Santa Fe will construct a similar amount. The Texas and Pacific will also construct two or three hundred miles on their line. The Utah Southern are shipping a large quantity of material to the front and it is expected they will reach one hundred and fifty miles. The Denver and Rio Grande will extend its line one hundred miles. The St. Louis and San Francisco road, will push into the Indian Territory two hundred miles.

THE new organic law of California, provides that any person who seeks to influence the vote of a member of the Legislature by bribery, promise of reward, intimidation, or any other dishonest means, shall be guilty of a felony, which is declared a felony, and it shall be the duty of the Legislature to provide by law for the punishment of such crime. It is also provided that any legislator who shall be so influenced shall likewise be guilty of felony and on conviction thereof, in addition to the punishment prescribed, shall be disfranchised and forever disqualified from holding office. It is further ordained that any person may be compelled to testify in such a case, but the testimony so given shall not be used against him, if it criminate himself.

THE Liverpool "Daily News," has for a year past used four typesetting and several distributing machines, at a saving of about two thousand dollars per annum as compared with the same amount of work by hand. The compositors working the machines earn better wages than their fellows at the case while the saving to the compositor is over thirty per cent. The machines are used for every kind of composition except tabulated and displayed work, the matter being set, justified and spaced with greater accuracy and rapidity than by hand labor. Every machine costs \$750, and the average speed is six thousand ems per hour.

MISCELLANEOUS.

Probate Notice.
In the Probate Court of Maricopa county in the Territory of Arizona.
In the matter of the Estate of JOHN LA BARR, deceased.
Notice is hereby given by the undersigned Administrator of the estate of JOHN LA BARR, deceased, to the creditors and all persons having claims against the said deceased, to exhibit to this Administrator within ten months after the first publication of this notice in the said Administrator at her residence in Phoenix in the county of Maricopa, Territory of Arizona.

MADE LA BARR, Administrator of the estate of JOHN LA BARR, deceased.
Phoenix, Nov. 8d, 1879.

Notice.

MR. JOHN S. CARR
Is admitted to an equal interest in the business of the undersigned in its several branches.
JOHN S. CARR & CO.
Phoenix, Nov. 1, 1879.

M. ASHER & BRO.,
WHOLESALE & RETAIL DEALERS IN
HARDWARE AND GENERAL MERCHANDISE.
Corner Washington and Montezuma streets,
PHOENIX, A. T.

John H. Burger.
BLACKSMITH AND
WAGON MAKER.

Shop—One block west of Herald Office.
Particular attention paid to

HORSE SHOEING.
None but the best of Workmen employ by me.

Wm. Berry,
VETERINARY SURGEON.

Corner of Adams and Montezuma sts.
I understand all the diseases that the horse is heir to and will treat them to the satisfaction of the owner.

The Leading Paper of
V. TRUMPER,
Practical Watchmaker & Jeweler,
Washington street, Opposite Drug Store

Watches Repaired
Having had Seventeen Years
experience in this business, I am prepared to do all kinds of work entrusted to me.

MISCELLANEOUS

The Tiger!

TOM BROWN. Prop.
(Old Stand next to Sahari's restaurant.)
Having purchased the interest of Mr. Daniel, I am prepared to ever to suit my patrons with the best of

WINE, LIQUORS & CIGARS
A fine billiard table for the use of patrons. Call and see me and you will be treated cordially.

Jesse Jackson,
(Late of Prescott)

I have leased the quarters formerly occupied by Smith & Shouse, for one year, and have opened a
FIRST CLASS SALOON.
Where none but the best Wines and Cigars will be given to patrons.

Remember the place,
THE CAPITOL BUILDING.

MISS KATIE HAYWOOD'S
Saloon,
Next to the Bank Exchange.

FINE WINES, LIQUORS AND
CIGARS.

I would be pleased to see all my old friends and others at my new saloon.

HOUSE AND SIGN PAINTER.

C. H. Kelly,
Shop—Montezuma street, two doors north of Magnolia saloon.

I am prepared to do all kinds of
SIGN PAINTING.

HOUSE PAINTING.
In the finest style of the art.

S. P. R. R.
OF ARIZONA.

Commencing Monday, May 19th, 1879, Trains will leave Maricopa as follows:

7:00 A. M.—DAILY—Passenger
Los Angeles and San Francisco, connecting at Los Angeles with Atlantic Express train for Stockton, Sacramento, Ogden and Omaha, sleeping car attached from Yuma, A. T., to Oakland, Cal.
6:30 P. M.—DAILY—Passenger
Train eastward for Casa Grande, connecting with stages for Tucson.

Gen. Pass. & Ticket Agent,
A. N. Towns, Gen. Supt.

Tip-Top Hotel.
GILLETTE, A. T.

My hotel is kept in first-class style. Rooms large and neatly furnished.
Good accommodations for transient patrons.

THE TABLE
Cannot be surpassed in the Territory. Good cooking and plenty of everything.